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11 Attorneys for Defendants
 DICK/MORGANTI, DICK CORPORATION, THE MORGANTI GROUP,
 12 AMERICAN CASUALTY COMPANY OF READING, PA,
 NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA and
 13 CONTINENTAL CASUALTY COMPANY

14 UNITED STATES DISTRICT COURT

15 NORTHERN DISTRICT OF CALIFORNIA—SAN FRANCISCO DIVISION

17 UNITED STATES OF AMERICA for the Use and
 18 Benefit of ISEC, INC.,

19 Plaintiffs,
 vs.

21 DICK/MORGANTI, a joint venture, DICK
 CORPORATION, THE MORGANTI GROUP,
 22 AMERICAN CASUALTY COMPANY OF
 READING, PA, NATIONAL UNION FIRE
 23 INSURANCE COMPANY OF PITTSBURGH, PA,
 CONTINENTAL CASUALTY COMPANY, and
 24 DOES 1 through 10, inclusive,

25 Defendants.

Case No.: 3:08-CV-01932-PJH

**STIPULATION AND [PROPOSED]
ORDER EXTENDING CASE
SCHEDULE AND CASE
MANAGEMENT CONFERENCE**

Judge: Hon. Phyllis J. Hamilton

1 Pursuant to Civil Rule 6-2, the parties, Use Plaintiff ISEC, Inc. ("ISEC"), on the one hand,
2 and Defendants Dick/Morganti, a Joint Venture ("Dick/Morganti"), Dick Corporation, The
3 Morganti Group, American Casualty Company of Reading, Pennsylvania; Continental Casualty
4 Company; National Union Fire Insurance Company of Pittsburgh, PA, on the other, hereby
5 stipulate and agree as follows:

6 This case arises out of the construction of the construction of the San Francisco Federal
7 Building. Since the date the complaint was filed, the parties have discussed how to resolve (or at
8 least narrow) the issues between them arising out of the Project, and these discussions continue.
9 In particular, the parties are discussing the extent to which the claims asserted by ISEC are
10 properly the subject of Dick/Morganti's claim against the Project owner, the United States General
11 Services Administration. Under the circumstances, the parties desire to continue the various case
12 management deadlines that have been established by 14 days.

13 The parties have previously stipulated, and the Court has previously allowed, time
14 extensions for the response to the complaint to June 27 and June 16, 2008. The parties have filed
15 the ADR Certification.

16 The parties stipulate and agree that the following case schedule should be established:

- 17 ➤ Deadline for defendants' response to complaint: July 30, 2008.
- 18 ➤ Last day to file Rule 26(f) report, complete initial disclosures or state objection in
19 Rule 26(f) report and file case management statement per Standing Order re
20 Contents of Joint Case Management Statement: July 31, 2008.
- 21 ➤ Initial Case Management Conference: On or about August 7, 2008, on a date to be
22 set by the Court.

23 A declaration in support of this stipulated request is attached.

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1
2 Dated: July 16, 2008

MUZI & ASSOCIATES

3
4 By:

Andrew Muzi
5 Andrew C. Muzi
Attorney for ISEC, INC.

6
7 Dated: July 16, 2008

THELEN REID BROWN RAYSMAN & STEINER LLP

8
9 By:

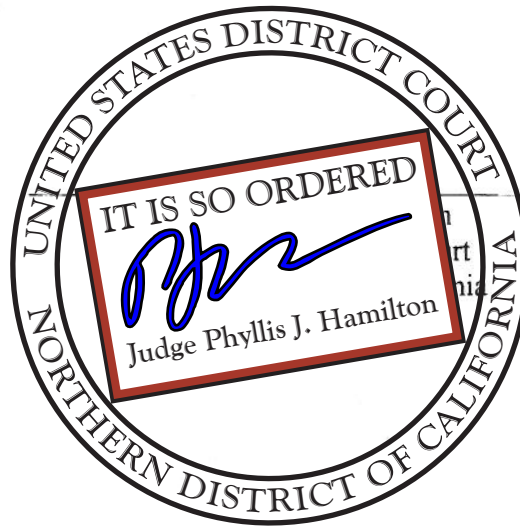
John W. Ralls
10 John W. Ralls
11 Attorneys for Defendants DICK/MORGANTI, DICK
12 CORPORATION, THE MORGANTI GROUP,
13 AMERICAN CASUALTY COMPANY OF
14 READING, PA, NATIONAL UNION FIRE
15 INSURANCE COMPANY OF PITTSBURGH, PA
16 and CONTINENTAL CASUALTY COMPANY

17
18 **ORDER**

19 PURSUANT TO STIPULATION, IT IS SO ORDERED.

20 The Court sets the initial case management conference (previously scheduled for July 24,
21 2008) for August 7, 2008, 2008 in Courtroom 3, 17th Floor, San Francisco at
22 2:30 p.m..

23 Dated: July 17, 2008



DECLARATION OF JOHN W. RALLS

I, John W. Ralls, declare:

1. I am an attorney-at-law, a partner with Thelen Reid Brown Raysman & Steiner LLP and counsel of record for the defendants in this case, including defendant Dick/Morganti, a joint venture.

7 2 The plaintiff, ISEC, Inc. and the defendants, are engaged in settlement negotiations
8 that may resolve this case partially, if not entirely. This case arises from the construction of the
9 San Francisco Federal Building (“Project”). A major issue in the on-going discussions is whether
10 and to what extent ISEC’s claims are properly the subject of Dick/Morganti’s claims against the
11 Project owner, the United States General Services Administration, and so should not be prosecuted
12 against the defendants.

3. I declare under penalty of perjury under the law of the United States that the foregoing is true and correct.

Executed on July 16, 2008, in San Francisco, California.

John W. Ralls